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## DECLARATION OF INVENTORSHIP AND POWER OF ATTORNEY

## FOR PATENT APPLICATION

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	Amicu	ATMINI BROADBAND I	listed below) or an original, first and joint invento d and for which a patent is sought on the invention P SERVICES IN A LAYER TWO BROADCAST
	is attached bereto.		NETWORK"
<u> </u>	inder Application Seria	l No	
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as amended by any and a lacknowledge the du \$1.56.	nendment referred to :	stand the contents of the ibove.  Gee all information which	above identified specification, including the claims, is material to Patentability as defined in 37 CFR
hereby claim foreign isted below and have before that of the app	priority benefits under also identified below a lication on which prior	35 USC § 119 of any forcig ny forcign application for p ity is claimed.	n application(s) for patent or inventor's certificate patent or inventor's certificate having a filing date
rior Foreign Applica	tion(s)		i
Ð <u>APPLICATIC</u> ⊨	N NUMBER	COUNTRY	FILING DATE (Day/Month/Year)
hereby claim the bend	alt under 35 USC 8 170	Of any United States	ication (s) listed below and insofar as the subject

I hereby claim the benefit under 35 USC § 120 of any United States application (s) listed below and insofar as the subject matter of each of the claims of this application is not disclosed inn the prior United States application in the manner provided by the first paragraph of 35 USC § 112, I acknowledge the duty to disclose to the Office information which is material to patentability as defined in CFR § 1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application

APPLICATION NUMBER

FILING DATE (Duy/Month/Year)

<u>STATUS</u>

(Patented, Pending, Abandoned)

I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:



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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful also statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC 1001, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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